

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

STATES OF ARKANSAS, INDIANA,
MICHIGAN, MISSOURI, NORTH
CAROLINA, OHIO and TEXAS,

Plaintiffs,

v.

Case No. 4:20-cv-02021

RISING EAGLE CAPITAL GROUP, LLC;
JSQUARED TELECOM LLC; JOHN C.
SPILLER, II, individually; and JAKOB A.
MEARS, individually,

Defendants.

MOTION and ORDER for Admission *Pro Hac Vice*
For Attorney Douglas Scott Swetnam for the State of Indiana
Averment as Required by Court Procedure 5 (G):

I hereby affirm under the penalties for perjury that I have familiarized myself with the Local Rules of the Southern District of Texas and this Court's Procedures.

/s/Douglas Scott Swetnam

Douglas Scott Swetnam, Deputy Attorney General

Office of the Indiana Attorney General

Proposed Attorney-in-charge for Plaintiff State of Indiana

IN 15860-49

Southern District of Texas submitted Motion for *Pro Hac Vice*

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For Attorney Douglas Scott Swetnam for the State of Indiana
VERIFIED DESCRIPTION OF SANCTION DETAILS**

In 2005, I was administratively suspended for failure to timely complete and certify the Continuing Legal Education credit hours to the Indiana Commission for Continuing Legal Education as required by Indiana Admission & Discipline Rule 29. At the time, I was not engaged in the practice of law and had taken an extended Family Leave from my corporate position to care for my two daughters who both suffered from the same genetic terminal illness. Following the death of my second daughter, I promptly addressed the deficiency that triggered the administrative suspension and was restored to Active Good Standing. Other than the administrative suspension described above, I have never been the subject of any other disciplinary proceeding.

I hereby affirm under the penalties for perjury that the foregoing representations are true.

/s/ Douglas Scott Swetnam

Douglas Scott Swetnam, Deputy Attorney General

Office of the Indiana Attorney General

Proposed Attorney-in-charge for Plaintiff State of Indiana

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